

EXHIBIT A



CT Corporation

Service of Process

Transmittal

04/22/2015

CT Log Number 526992124

TO: Stacie Simpson
Navigant Consulting
100 American Metro Blvd Ste 108, Pace Claim Services, LLC
Hamilton, NJ 08619-2319

RE: **Process Served in South Carolina**

FOR: Crane Co. (Domestic State: DE)
According to our records representation services for this entity have been discontinued in this jurisdiction.

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTION: Frederic Z. Hensley and Dianne R. Hensley, Pltfs. vs. 3M Company, etc., et al.
including Crane Co., etc., Dfts.

DOCUMENT(S) SERVED: Letter, Coversheet, Summons, Complaint

COURT/AGENCY: Charleston County Court of Common Pleas, SC
Case # 15CP102210

NATURE OF ACTION: Asbestos Litigation - Personal Injury

ON WHOM PROCESS WAS SERVED: CT Corporation System, Columbia, SC

DATE AND HOUR OF SERVICE: By Certified Mail on 04/22/2015 postmarked on 04/20/2015

JURISDICTION SERVED : South Carolina

APPEARANCE OR ANSWER DUE: Within 30 days after service, exclusive of the day of service

ATTORNEY(S) / SENDER(S): W. Christopher Swett
Motley Rice LLC
28 Bridgeside Blvd.
Mt. Pleasant, SC 29465
843-216-9000

ACTION ITEMS: CT has retained the current log, Retain Date: 04/23/2015, Expected Purge Date:
04/28/2015
Image SOP
Email Notification, Stacie Simpson PACEservice@paceclaims.com
Email Notification, Crane Co. SOP CraneCoCTService@klgates.com

SIGNED:

ADDRESS: CT Corporation System
2 Office Park Court
Suite 103
Columbia, SC 29223

TELEPHONE: 404-965-3840

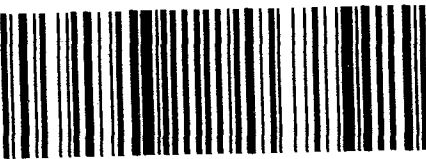


ATTORNEYS AT LAW

28 Bridgeside Blvd.
Mount Pleasant, SC 29464

ADDRESS SERVICE REQUESTED

7012 3460 0000 1271 0594



UNITED STATES POSTAGE
PITNEY BOWES
\$ 07.40⁰
02 1R
0002010068 APR 20 2015
MAILED FROM ZIP CODE 29464

Crane Co...
c/o The Corporation Trust Company
1209 N. Orange Street
Wilmington, DE 19801



ATTORNEYS AT LAW

www.motleyrice.com

"I will stand for my client's rights.
I am a trial lawyer."
-Ron Motley (1944-2013)

28 Bridgeside Blvd.
Mt. Pleasant, SC 29464
o. 843.216.9000 f. 843.216.9450

W. Christopher Swett
Licensed in DC, MN, SC, WV
direct: 843.216.9149
cswett@motleyrice.com

April 20, 2015

CERTIFIED MAIL - RRR

Crane Co.
c/o The Corporation Trust Company
1209 N. Orange Street
Wilmington, DE 19801

RE: Frederic Z. Hensley and Dianne R. Hensley v. 3M Company, et al.
C/A No. 15-CP-10-2210_

Dear Sirs:

You will please find enclosed a **Summons** and **Complaint** in the above-referenced case in which **Crane Co., Individually and as successor in interest to Chapman Valve Manufacturing Company** is a defendant. You are being served pursuant to the South Carolina Long-Arm Statute, S.C. Code Ann. § 36-2-803.

Sincerely,

A handwritten signature in black ink, appearing to read "W. Christopher Swett".

W. Christopher Swett

WCS/jd
Enclosure



MT. PLEASANT, SC | PROVIDENCE, RI | HARTFORD, CT | NEW YORK, NY
MORGANTOWN, WV | WASHINGTON, DC | NEW ORLEANS, LA

STATE OF SOUTH CAROLINA

)
COUNTY OF CHARLESTON

)
Frederic Z. Hensley and Dianne R. Hensley

)
IN THE COURT OF COMMON PLEAS

CIVIL ACTION COVERSHEET

2015- CP -10- 2210

)
vs.

)
3M Company, et al.,

)
Defendant(s)

(Please Print)

Submitted By: W. CHRISTOPHER SWTT
Address: MOTLEY RICE LLC
28 BRIDGESIDE BLVD.
MT. PLEASANT, SC 29464

SC Bar #: 078251
Telephone #: 216-9000
Fax #: 216-9450
Other:
E-mail: cswett@motleyrice.com

NOTE: The cover sheet and information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is required for the use of the Clerk of Court for the purpose of docketing. It must be filled out completely, signed, and dated. A copy of this cover sheet must be served on the defendant(s) along with the Summons and Complaint.

DOCKETING INFORMATION (*Check all that apply*)

*If Action is Judgment/Settlement do not complete

- JURY TRIAL demanded in complaint. NON-JURY TRIAL demanded in complaint.
 This case is subject to ARBITRATION pursuant to the Court Annexed Alternative Dispute Resolution Rules.
 This case is subject to MEDIATION pursuant to the Court Annexed Alternative Dispute Resolution Rules.
 This case is exempt from ADR (certificate attached).

NATURE OF ACTION (*Check One Box Below*)

Contracts
 Constructions (100)
 Debt Collection (110)
 Employment (120)
 General (130)
 Breach of Contract (140)
 Other (199)

Torts - Professional Malpractice
 Dental Malpractice (200)
 Legal Malpractice (210)
 Medical Malpractice (220)
 Notice/ File Med Mal (230)
 Other (299)

Torts - Personal Injury
 Assault/Slander/Libel (300)
 Conversion (310)
 Motor Vehicle Accident (320)
 Premises Liability (330)
 Products Liability (340)
 Personal Injury (350)
 Wrongful Death (360)
 Other (399)

Real Property
 Claim & Delivery (400)
 Condemnation (410)
 Foreclosure (420)
 Mechanic's Lien (430)
 Partition (440)
 Possession (450)
 Building Code Violation (460)
 Other (499)

Inmate Petitions
 PCR (500)
 Sexual Predator (510)
 Mandamus (520)
 Habeas Corpus (530)
 Other (599)

Judgments/Settlements
 Death Settlement (700)
 Foreign Judgment (710)
 Magistrate's Judgment (720)
 Minor Settlement (730)
 Transcript Judgment (740)
 Lis Pendens (750)
 Other (799)

Administrative Law/Relief
 Reinstate Driver's License (800)
 Judicial Review (810)
 Relief (820)
 Permanent Injunction (830)
 Forfeiture (840)
 Other (899)

Appeals
 Arbitration (900)
 Magistrate-Civil (910)
 Magistrate-Criminal (920)
 Municipal (930)
 Probate Court (940)
 SCDOT (950)
 Worker's Comp (960)
 Zoning Board (970)
 Administrative Law Judge (980)
 Public Service Commission (990)
 Employment Security Comm (991)
 Other (999)

Special/Complex /Other
 Environmental (600)
 Automobile Arb. (610)
 Medical (620)
 Other (699)
 Pharmaceuticals (630)
 Unfair Trade Practices (640)
 Out-of State Depositions (650)

Submitting Party Signature:

Date: April 17 2015

Note: Frivolous civil proceedings may be subject to sanctions pursuant to SCRCP, Rule 11, and the South Carolina Frivolous Civil Proceedings Sanctions Act, S.C. Code Ann. §15-36-10 et. seq.

STATE OF SOUTH CAROLINA) IN THE COURT OF COMMON PLEAS
)
 COUNTY OF CHARLESTON) NINTH JUDICIAL CIRCUIT
)
 FREDERIC Z. HENSLEY and DIANNE R.)
 HENSLEY,) C/A No. 15-CP-10- 2210
)
 Plaintiffs,) Navy Machinist Mate; Mesothelioma
)
 v.)
)
 3M COMPANY)
 A.W. CHESTERTON COMPANY)
 AIR & LIQUID SYSTEMS CORPORATION,)
 Successor by Merger to Buffalo Pumps, Inc.)
 CARRIER CORPORATION)
 CBS CORPORATION f/k/a Viacom, Inc.,)
 Successor by Merger to CBS Corporation f/k/a)
 Westinghouse Corporation)
 CHARLESTON RUBBER & GASKET CO., INC.)
 CRANE CO. Individually and as successor in)
 Interest to Chapman Valve Manufacturing)
 Company)
 CROWN, CORK & SEAL COMPANY USA,)
 INC. f/k/a Crown, Cork & Seal Co.)
 DANA COMPANIES, LLC)
 FMC CORPORATION, Individually And as)
 Successor in Interest to Northern Pump)
 Company)
 FOSTER WHEELER ENERGY)
 CORPORATION)
 GARDNER DENVER, INC.)
 GENERAL ELECTRIC COMPANY)
 GOODRICH CORPORATION f/k/a B.F.)
 Goodrich Company)
 THE GOODYEAR TIRE AND RUBBER)
 COMPANY)
 HONEYWELL INTERNATIONAL, INC. f/k/a)
 Allied-Signal, Inc., f/k/a Allied Corporation,)
 Successor to Bendix Corporation)
 IMO INDUSTRIES, INC.)
 INGERSOLL RAND COMPANY)
 INGERSOLL RAND COMPANY f/k/a Terry)
 Steam Turbine Company)
 JOHN CRANE, INC.)
 LESLIE CONTROLS, INC.)

SUMMONS FOR RELIEF

Plaintiffs Demand
A Jury Trial

2015 APR 17 PM 12:24
 JULIE J. ARMSTRONG
 CLERK OF COURT

PED

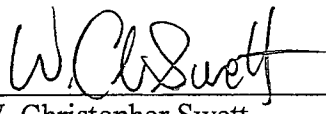
MCNALLY INDUSTRIES, INC.)
METROPOLITAN LIFE INSURANCE)
COMPANY)
MINE SAFETY APPLIANCES COMPANY)
THE NASH ENGINEERING COMPANY)
SEPCO CORPORATION)
UNION CARBIDE CORPORATION)
UNIROYAL, INC.)
WARREN PUMPS, INC.)
Defendants.)

)

TO THE DEFENDANTS ABOVE-NAMED:

YOU ARE HEREBY SUMMONED and required to answer the Complaint in this action, of which a copy is herewith served upon you, and to serve a copy of your answer to said Complaint on the subscriber at their office at 28 Bridgeside Blvd., Mt. Pleasant, South Carolina, 29464, within thirty (30) days after the service hereof; exclusive of the day of such service; and if you fail to answer the Complaint within the time aforesaid, plaintiff in this action will apply to the Court for the relief demanded in this Complaint.

MOTLEY RICE LLC



W. Christopher Swett
Plaintiffs' Attorney

April 17, 2015
Mt. Pleasant, South Carolina

STATE OF SOUTH CAROLINA) IN THE COURT OF COMMON PLEAS
)
COUNTY OF CHARLESTON) NINTH JUDICIAL CIRCUIT
)
FREDERIC Z. HENSLEY and DIANNE R.) C/A No. 15-CP-10-2210
HENSLEY,)
)
Plaintiffs,) Navy Machinist Mate; Mesothelioma
)
v.)
)
3M COMPANY)
A Minnesota Corporation)
)
A.W. CHESTERTON COMPANY)
A Massachusetts Corporation)
)
AIR & LIQUID SYSTEMS CORPORATION,
Successor by Merger to Buffalo Pumps, Inc.)
A Pennsylvania Corporation)
)
CARRIER CORPORATION)
A Delaware Corporation)
)
CBS CORPORATION f/k/a Viacom, Inc.,)
Successor by Merger to CBS Corporation f/k/a)
Westinghouse Corporation)
A Delaware Corporation)
)
CHARLESTON RUBBER & GASKET CO., INC.)
A South Carolina Corporation)
)
CRANE CO. Individually and as successor in)
Interest to Chapman Valve Manufacturing)
Company)
A Delaware Corporation)
)
CROWN, CORK & SEAL COMPANY USA,)
INC. f/k/a Crown, Cork & Seal Co.)
A New York Corporation)
)
DANA COMPANIES, LLC)
A Virginia Corporation)

COMPLAINT
(Personal Injury)

Plaintiffs Demand
A Jury Trial

15 APR 17 PM 12:24
JULIE J. ARMSTRONG
CLERK OF COURT
BY [Signature]

FMC CORPORATION, Individually And as Successor in Interest to Northern Pump)
Company)
A Delaware Corporation)
)
FOSTER WHEELER ENERGY CORPORATION)
A Delaware Corporation)
)
GARDNER DENVER, INC.)
A Delaware Corporation)
)
GENERAL ELECTRIC COMPANY)
A New York Corporation)
)
GOODRICH CORPORATION f/k/a B.F. Goodrich Company)
A New York Corporation)
)
THE GOODYEAR TIRE AND RUBBER COMPANY)
An Ohio Corporation)
)
HONEYWELL INTERNATIONAL, INC. f/k/a Allied-Signal, Inc., f/k/a Allied Corporation, Successor to Bendix Corporation)
A Delaware Corporation)
)
IMO INDUSTRIES, INC.)
A Delaware Corporation)
)
INGERSOLL RAND COMPANY)
A New Jersey Corporation)
)
INGERSOLL RAND COMPANY f/k/a Terry Steam Turbine Company)
A New Jersey Corporation)
)
JOHN CRANE, INC.)
A Delaware Corporation)
)
LESLIE CONTROLS, INC.)
A Delaware Corporation)
)
MCNALLY INDUSTRIES, INC.)
A Delaware Corporation)

METROPOLITAN LIFE INSURANCE)
COMPANY)
A New York Corporation)
)
MINE SAFETY APPLIANCES COMPANY)
A Pennsylvania Corporation)
)
THE NASH ENGINEERING COMPANY)
A Connecticut Corporation)
)
SEPCO CORPORATION)
A California Corporation)
)
UNION CARBIDE CORPORATION)
A New York Corporation)
)
UNIROYAL, INC.)
A New Jersey Corporation)
)
WARREN PUMPS, INC.)
A Delaware Corporation)
)
Defendants.)
)

Now come Plaintiffs FREDERIC Z. HENSLEY and DIANNE R. HENSLEY, citizens and residents of the State of South Carolina, and sue the defendants, and allege as follows:

JURISDICTION

1. That as is evidenced by the caption of the instant Complaint which is specifically incorporated herein, some of the defendants are foreign corporations who are amenable to jurisdiction in the Courts of South Carolina by virtue of their respective contacts with the State of South Carolina and/or their respective conduct of substantial and/or systematic business in South Carolina which subjects them to the jurisdiction of the South Carolina Courts pursuant to the South Carolina Long Arm Statute, as well as the due process clause of the United States and South Carolina Constitutions.

Each defendant mines, manufactures, processes, imports, converts, compounds, supplies and/or retails substantial amounts of asbestos and asbestos-related materials which are sold, distributed and used in South Carolina.

Plaintiff was exposed to various asbestos-containing products while working in various locations in South Carolina.

That certain asbestos-containing products were manufactured at plant sites located within the State of South Carolina.

That mesothelioma is a progressive, insidious disease and, on information and belief, such exposure in South Carolina contributed in part to plaintiff's contraction of his mesothelioma and other industrial dust diseases caused by breathing defendants' asbestos-containing products.

Venue is proper in this Court pursuant to S.C. Code §15-7-30(B), as the most substantial part of the actions and omissions giving rise to this action occurred in Charleston County, and defendant Charleston Rubber and Gasket Co., Inc. maintained its principal place of business within the state in Charleston County.

FOR A FIRST CAUSE OF ACTION

2. Defendants, and each of them, are or at time relevant hereto, were miners, manufacturers, processors, importers, converters, compounders, suppliers, and/or retailers of asbestos and asbestos-related materials, including asbestos-containing maritime materials.

3. The defendants, acting through their agents, servants, and/or employees cause and have caused in the past certain asbestos and asbestos-related materials to be placed in the stream of interstate commerce with the result that said asbestos and asbestos-related materials came into use by plaintiff.

4. Plaintiff was a Navy machinist mate, who for a long period of time, while serving in the United States Navy while stationed at the Charleston Naval Shipyard in South Carolina, worked with and was exposed to the asbestos and asbestos-related materials mined, manufactured, processed, imported, converted, compounded. Supplied, and/or sold by the defendants, some of the exposure being within the State of South Carolina.

5. During the course and scope of his employment, plaintiff has been exposed to defendants' asbestos and asbestos-related materials, which exposure directly and proximately caused him to develop an illness known and designated as mesothelioma and other industrial dust diseases caused by breathing defendants' asbestos-containing products.

6. The illness and disability of plaintiff are the direct and proximate result of the negligence, recklessness and willfulness of the defendants, jointly and severally, in that they produced, sold and otherwise put into the stream of interstate commerce, asbestos and asbestos-related materials which the defendants, and each of them, knew were deleterious, poisonous and highly harmful to plaintiff's body, lungs, respiratory system, skin and health.

7. The illness and disability of plaintiff are the direct and proximate result of the negligence, recklessness, and willfulness of the defendants, jointly and severally, in that, even though the defendants knew, or, in the exercise of ordinary care, should have known, that the asbestos and asbestos-related materials were deleterious, poisonous and highly harmful to plaintiff's body, lungs, respiratory system, skin and health, and the defendants nonetheless:

- (a) Failed to advise plaintiff of the dangerous characteristics of their asbestos and asbestos-related products;

- (b) Failed or omitted to provide plaintiff with the knowledge as to what would be reasonably safe and sufficient wearing apparel and proper protective equipment and appliance, if, in truth, they were in any way able to protect him from being poisoned and disabled as he was by exposure to such deleterious and harmful asbestos-related materials;
- (c) Failed and omitted to place any warnings or sufficient warnings on their containers of said asbestos and asbestos materials to warn the handlers thereof of the dangers to health in coming in contact with said asbestos and asbestos materials;
- (d) Failed and omitted to take reasonable precautions or to exercise reasonable care to publish, adopt and enforce a safety plan and a safe method of handling and installing said asbestos and asbestos materials;
- (e) Inadequately warned, if, in fact, they warned at all, persons such as plaintiff of the dangers to their health in coming in contact with and breathing said asbestos and asbestos-related materials, even after they knew of the dangers and cancer-causing effects and up until the present time;
- (f) Did not recommend methods to improve the work environment;
- (g) Did not develop alternative products;
- (h) Continued to use a known cancer causing product, to wit: asbestos;

At all times relevant, it was feasible for defendants to have warned plaintiffs, tested their asbestos products, designed safer asbestos products and/or substituted asbestos-free products.

As a result of the negligence, recklessness and willfulness, plaintiff has been damaged severely as is set forth below.

FOR A SECOND CAUSE OF ACTION

- 8. Plaintiff repeats the allegations of the First Cause of Action where relevant.
- 9. That subsequent to the time the defendants caused the asbestos products to be sold and/or supplied, and placed in buildings and on jobsites, the defendants knew, or in the exercise of ordinary care, should have known, that asbestos is deleterious, carcinogenic, and harmful to persons using buildings or on jobsites, but nevertheless, the defendants negligently and recklessly failed and refused to warn and advise plaintiff of the dangerous characteristics thereof, and the dangers to the health and welfare of persons coming in contact with and breathing products even until the present, despite their knowledge of the presence of their products in the buildings or on jobsites. That to the present, possessed with information uniquely available to them relating to the dangerous effects of continued asbestos exposure, the defendants have refused to provide that information to plaintiff, despite the defendants' knowledge that their asbestos has contaminated plaintiff's buildings and jobsites.

10. Plaintiff has furthermore suffered continuing and lingering injury to himself due to the defendants' asbestos fibers previously inhaled. Said fibers, once inhaled, cause repeated and continuing injury to plaintiff.

11. That as a proximate result of the aforesaid acts of the defendants, and the continued presence of asbestos products in buildings and on jobsites, plaintiff has been damaged as herein set forth.

FOR A THIRD CAUSE OF ACTION

12. Plaintiff repeats the allegations of the First and Second Causes of Action where relevant.

13. The defendants, and each of them, impliedly warranted that said asbestos materials were of good and merchantable quality and fit for their intended use.

14. The implied warranty made by the defendants, and each of them, that the asbestos and asbestos-related materials were of good and merchantable quality and for the particular intended use was breached and that certain harmful, poisonous and deleterious matter was given off into the atmosphere wherein plaintiff carried out his duties as a pipefitter working with asbestos and asbestos-related materials.

15. As a direct and proximate result of the breach of the implied warranty of good and merchantable quality and fitness for the particular intended use, plaintiff developed an illness, to-wit: mesothelioma and other industrial dust diseases caused by breathing defendants' asbestos-containing products.

FOR A FOURTH CAUSE OF ACTION

16. Plaintiff repeats the allegations of the First, Second, and Third Causes of Action where relevant.

17. Plaintiff further alleges that at the time the defendants, and each of them sold and/or delivered the aforesaid asbestos and asbestos-related products and at the time said products were used by plaintiff in the manner and environment intended, they were in a defective condition and were unreasonably dangerous and unfit for their intended use in that they were deleterious, poisonous and highly harmful to plaintiff's body.

The above was the proximate cause of the severe damages sustained by plaintiff as hereinafter set forth.

FOR A FIFTH CAUSE OF ACTION

18. Plaintiff repeats and realleges the portions of the above paragraphs where relevant.

19. That at various times from 1929 to the filing of this lawsuit, defendants had actual knowledge of the dangers to plaintiff of asbestos exposure, nevertheless, defendants deliberately, intentionally and purposefully withheld such information from plaintiff, thus denying plaintiff of the knowledge with which to take necessary safety precautions such as periodic x-rays and medical examinations and avoiding further dust exposure, the specifics of defendants' intentional acts being as follows:

- (a) Failing to warn prior users of the need for monitoring due to prior asbestos exposure;
- (b) Never issued recall-type letters or notices to prior users;
- (c) Frustrated the publication of articles on the asbestos health hazards in the literature;
- (d) Top management officials of defendants rejected advice of other corporate officials to warn of the hazards of their asbestos products; such rejection by top management officials being motivated by the possibility of adverse effects on profits;
- (e) Intentional inadequacy and delay of use of warnings on asbestos products;
- (f) Failed to advise plaintiff of medical findings known to defendants concerning the dangers of asbestos exposure;
- (g) Suppressed the dissemination of information to plaintiff concerning the hazards of asbestos exposure.

20. The foregoing deliberate, intentional and purposeful acts of the defendants were the direct and proximate cause of plaintiff's injuries and damages hereinafter described, and plaintiff is, therefore, entitled to compensation and punitive damages.

FOR A SIXTH CAUSE OF ACTION

21. Plaintiff repeats and realleges the portions of the above paragraphs where relevant.

22. That during, before and after plaintiff's exposure to asbestos products manufactured by defendants, the defendants falsely represented facts, including the dangers of asbestos exposure to plaintiff in the particulars alleged in the paragraphs above, while defendants each had actual knowledge of said dangers of asbestos exposure to persons such as plaintiff. And while defendants each knew of the falsity of their representations and/or made the representations in reckless disregard of their truth or falsity.

23. The foregoing representations were material conditions precedent to plaintiff's continued exposure to asbestos-containing products and defendants each intended that plaintiff act upon the representations by continuing his exposure to the asbestos products. Plaintiff was ignorant of the falsity of defendants' representations and rightfully relied upon the representations.

24. As a direct and proximate result of plaintiff's reliance upon defendants' false representations, plaintiff has suffered injury and damages hereinafter described.

FOR A SEVENTH CAUSE OF ACTION

25. Plaintiff repeats and realleges the portions of the above causes of action which are relevant.

26. The defendants had a post-sale duty to warn, which duty was breached and, as a result, plaintiff suffered injury and damages as hereinafter described.

DAMAGES

27. As a result of the development of mesothelioma and other industrial dust diseases caused by breathing defendants' asbestos-containing products, plaintiff has suffered and sustained very serious injuries to his person requiring medical treatment.

28. Plaintiff has further suffered great pain, extreme nervousness and mental anguish as a direct result of the aforesaid injuries.

29. Plaintiff verily believes that his injuries and illnesses are permanent in nature and that he will be forced to suffer same for the remainder of his life, that his enjoyment of life has been greatly impaired and, further, that his expected life span has been greatly shortened. Plaintiff alleges that as a result of his injuries and illnesses, he has lost and will continue to lose substantial wages and income.

30. Plaintiff alleges that as a result of the aforesaid illnesses, he has been forced to incur large amounts of medical expenses by way of doctor and drug bills and verily believes that he will be forced to incur additional expenses in an effort to treat his illnesses as aforesaid, all to plaintiff's damage, compensatory and punitive in amounts to be determined by the trier of fact.

WHEREFORE, plaintiffs pray judgment, joint and several, against the defendants for compensatory and punitive damages in amounts to be determined by the trier of fact, and the costs of this action.

**FOR AN EIGHTH CAUSE OF ACTION
(CONSORTIUM)**

31. Plaintiff repeats the allegations of the First, Second, Third, Fourth, Fifth, Sixth, and Seventh Causes of Action where relevant.

As a direct and proximate result of the injuries and damages complained of herein with respect to plaintiff Frederic Z. Hensley, and as a direct and proximate result of the acts and omissions of the defendants, plaintiff Dianne R. Hensley has also suffered and will continue to suffer loss of the consortium, society, companionship, fellowship and other valuable services of her husband.

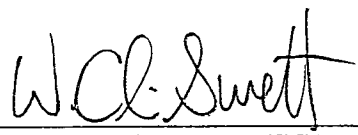
DAMAGES

WHEREFORE, plaintiff Diane R. Hensley verily believes that she is entitled to actual damages against the defendants, jointly and severally, by reason of said loss of consortium and society, proximately caused by the fault of the defendants, and punitive damages in an amount to be determined by the trier of fact, plus the costs of this action.

WHEREFORE, plaintiffs Frederic Z. Hensley and Dianne R. Hensley pray for judgment against all defendants for actual punitive damages in amounts to be determined by the trier of fact, and costs.

MOTLEY RICE LLC

By:


W. Christopher Swett (SC Bar #078251)
28 Bridgeside Blvd.
PO Box 650001
Mt. Pleasant, SC 29465
(843) 216-9000
cswett@motleyrice.com

ATTORNEY FOR PLAINTIFFS

April 17, 2015
Mt. Pleasant, South Carolina